

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION**

2:22-cv-1872	2:23-cv-3371	2:24-cv-0656
2:22-cv-3795	2:23-cv-3566	2:24-cv-1291
2:23-cv-0769	2:23-cv-3753	2:24-cv-1297
2:23-cv-1353	2:23-cv-3787	2:24-cv-1328
2:23-cv-1510	2:23-cv-3873	2:24-cv-1376
2:23-cv-1758	2:23-cv-3979	2:24-cv-1420
2:23-cv-1925	2:23-cv-3989	
2:23-cv-2237	2:23-cv-4072	
2:23-cv-2402	2:23-cv-4102	
2:23-cv-2543	2:23-cv-4108	
2:23-cv-2916	2:23-cv-4119	
2:23-cv-2952	2:23-cv-4187	
2:23-cv-2983	2:24-cv-0144	
2:23-cv-3224	2:24-cv-0445	

NOTICE

Each of the above-listed cases has previously been identified as ready for a mediation conference in **September 2024**. Recently, the Court has been forced to vacate or continue more than half of the cases initially set for settlement conferences. In order to avoid the administrative costs associated with vacating a case after it has been set, the Court is making this inquiry to determine if any of the above cases **should not be set** for a Settlement Conference.

As soon as practicable following of the receipt of this Notice, counsel shall confer concerning the readiness of their case for a settlement conference. If all counsel concur that the case is **not** ready to set, counsel shall send an email to ADR@ohsd.uscourts.gov by **4:00pm EST on August 1, 2024** to advise the Court that the case should **not** be set. Counsel should include in such advice whether the case should be continued to another month and, if so, which month.

Nothing in this Notice is intended to preclude a timely motion to vacate or continue a settlement conference, should the grounds for such motion become apparent only after the case is set for a settlement conference on a specific date and time.

Richard W. Nagel, Clerk of Court
United States District Court
Southern District of Ohio